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Editor-in-Chief's Year-End Message

Just like that, another year has come and gone. What a year 2018 was. We navigated the biggest issues in the new AIA A201, dealt with tariffs and price escalations, looked at how drones and other technology are shaping the future of construction, and much more. In this end-of-the-year issue, you will find an easy to use index of all articles sorted by date.

Thank you for continuing to trust us as your go-to resource for the latest in construction law. Here at AGC of America, we wish

you and yours a happy and healthy holiday season. And for you and your family, may 2019 mark your best year yet!

Onward and Upward,

Brian

First Issue — January 2018

- The Government Can Require a Contractor to Make Snowmen in August, But Cannot Get Credit for Unperformed Work Neal J. Sweeney, Esq., Partner, Jones Walker LLP
- **Protecting Contractors Subject to Chief Engineer Decision Clauses** Jonathan Preziosi, Partner, and Stephanie L. Jonaitis, Senior Attorney, Pepper Hamilton
- **Key Considerations for Developing Compliance Programs that Work** Karla Pascarella, Partner, Peckar & Abramson, P.C.
- **Arbitrate or Litigate? The Four C's May Help You Choose** Parker A. Lewton, Associate, Smith, Currie & Hancock, LLP

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- The Fight Continues in Florida: Must the Insurer Defend its Contractor during the Construction Defect Pre-suit Process?
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- <u>Do You Know Who Will Decide Whether Your Next Dispute is Subject to Arbitration?</u>
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 Donald A. Velez, Of Counsel, Smith, Currie & Hancock LLP
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- Managing Subcontractors: How to Avoid a Two-Front War <u>Chad V. Theriot, Esq.</u>, Partner, <u>Jones Walker LLP</u>

- <u>Does the Miller Act Trump Subcontract Dispute Provisions?</u>
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- A Guide to Obtaining Payment for Changed Work Not Expressly Authorized
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